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circumstances don't have anybody they can go get a loan from or...

SPEAKER KRISTENSEN: Right.

SENATOR SCHIMEK: ...anything. They just don't have the money and I was just concerned about what happens to them in those cases. And I...I just presumed there were some kind of a waiver maybe in place...

SPEAKER KRISTENSEN: Well, the...

SENATOR SCHIMEK: ...until they could get the court order and their job back and all that kind of thing?

SPEAKER KRISTENSEN: But they are...they are just that; they are...they are orders of the court.

SENATOR SCHIMEK: Right.

SPEAKER KRISTENSEN: They're not administrative orders to pay. They are judgments and orders of the court to pay each month and so, in effect, what you're doing is, when you don't pay, you're in contempt unless there's good cause shown. So when you go back to court, yes, you're technically in contempt, but if you can show good cause there's no penalty. Now the court is probably going to say to you, okay, let's review. If you ask for a modification, we'll review what you're paying, but you've got to pay some on the arrearage in addition to what we're doing.

SENATOR SCHIMEK: And this is a little bit ...

SPEAKER KRISTENSEN: There's no quick answer to (inaudible).

SENATOR SCHIMEK: ... of a side issue. I'm sorry to get into it, but I just wanted to raise the question and...

SPEAKER KRISTENSEN: The old adage that I tell my clients are two halves don't make a whole and any time you split a family and you have child support there's never enough money.